



राजपत्र, हिमाचल प्रदेश

(असाधारण)

हिमाचल प्रदेश राज्यशासन द्वारा प्रकाशित

शमला, शुक्रवार, 14 अगस्त, 1970/23 श्रावण, 1892

GOVERNMENT OF HIMACHAL PRADESH

DEPARTMENT OF AGRICULTURE

NOTIFICATION

Simla-4, the 30th May/2nd July, 1970

No. 11-3/69-Agr. (Sectt).—The Lieutenant Governor, Himachal Pradesh is pleased to order the supersession of the Annexure I to the Himachal Pradesh "High Quality Cauliflower Seed Production Order" issued by the Government of Himachal Pradesh, vide Department of Agriculture, notification No. 22-32/63-Agr.II, dated the 26th September, 1967 and its substitution by the revised Annexure I attached hereto.

REVISED ANNEXURE I

— Cauliflower is a cross-pollinated crop. Therefore, in order to produce high quality seed it is necessary to adopt the following precautions:—

1. (a) *Isolation*.—Seed crop of Cauliflower should be isolated by 1,000 metres distance (Crow flight) from other varieties of Cauliflower and other cole crops like Cabbage, Knol-Khol, Brussels Sprout, Karam Sag, etc., grown for seed production.

(b) Seed of only those varieties of Cauliflower may be raised in different zones which are notified by the Director of Agriculture, Himachal Pradesh, Simla from time to time who will also notify the agencies for maintaining foundation seeds stocks, for laying out field and seed standards and to do the inspection and certification. Any other variety except the one notified will not be grown for seed production in that specific zone.

(c) The word zones as above will mean the areas of Cauliflower seed production of a particular notified variety of Cauliflower.

2. *Roguing*.—(a) When the curds are formed, some plants do not form the curds and thereby directly blot. Again there may be plants which do not come upto the prescribed standard of purity of variety. Such plants are termed as off-types and/or sub-standard. Such plants should be true-to type from compact snow-white curds and should be free from seed borne diseases.

(b) Plants considered as off-type or sub-standard by the inspecting staff will be uprooted by the cultivator and not left in the field to flower. A crop rejected as not true-to type or sub-standard by the inspection staff, will be uprooted by the cultivator and not allowed to flower and set seed in the field.

(c) In case of the concerned cultivator not uprooting the crop, it will be uprooted at Government expenses, which expense will be later recovered as land revenue from him.

3. To maintain uniform field and seed standards, all Cauliflower seed crops grown in Himachal Pradesh, will be got inspected and rogued by an inspecting agency to be named by the Director of Agriculture, Himachal Pradesh or his authorised agents.

4. The inspecting staff in the above paras will mean the staff or agency deputed, for the purpose of roguing and certification by the Department of Agriculture, Himachal Pradesh or by the agencies who have been authorised by the Director of Agriculture Himachal Pradesh.

5. *Spraying the crop against pests and diseases*.—Cabbage, butterfly caterpillar and aphids are two serious insect pests of Cauliflower. It is, therefore, necessary to spray the crop at a reasonable interval of 7-10 days to maintain the health standards of the crop for the production of quality seed.

6. Any other cultural practice(s) recommended from time to time by the Department of Agriculture, Himachal Pradesh will be implemented by the cultivators.

NOTIFICATION

Sl. No.	Name of the Cauliflower variety for seed production	Sources of availability of foundation seed for growing	Zones of Cauliflower seed production
1	2	3	4
			5
			SIMLA HILLS AREAS
1.	Snow Ball-16 (EC 120-13).	National Seed Corporation, F-44-A, South Extension Part I, New Delhi-49.	Sapruon valley (Covering the villages, Sapruon-Kailar; Deoghat, Bajrot and Lavighat.
			ALL CULTIVATED AREAS

1	2	3	4	5
			Chail	Cultivated area in Dochi (Experimental).
			Rajgarh	Cultivated area in Rajgarh. (Experimental)
			Kumarsain	Cultivated area in Kumarsain. (Experimental).
			Kulu valley	Nandrol and Kulu.
			V. Anda, Teh. Solan.	Sutton zone.
2.	Snow Ball (Suttons).	Sutton and Sons Ltd., Reading (U.K.).	Padhan, Pargana Keotan Awwal Tehsil Kandaghat, District Simla.	

The following agencies have been authorised by me to inspect and rogue the Cauliflower seed crops for maintaining seed and field standards.

1. For all areas under Cauliflower Snow Ball-16 (EC. 120-13) raising seeds on contract with crop National Seeds Corporation the agency will be National Seeds Corporation F.44-A South Extension, Part I, New Delhi-49.
2. For all areas under Cauliflower Snow Ball (Sutton) the agency will be M/s Sutton & sons, Ltd., 13D Russel Street (Calcutta-16).
3. For other Cauliflower Snow Ball crops for seed production not covered by Nos. 1&2 above the agency will be Vegetable Botanist, Himachal Pradesh, Solan for the staff deputed by him.

By order,
P. K. MATTOO,
Secretary.

HOME DEPARTMENT NOTIFICATION

Simla-2, the 1st December, 1969

No. 1-9/69-Home (Jails).—In exercise of the powers conferred by section 10 of the Himachal Pradesh Good Conduct Prisoners (Temporary Release) Act, 1968. (Act 12 of 1969) the Administrator of Himachal Pradesh is pleased to make the following rules:—

1. (1) **Rules.**—These rules may be called the Himachal Pradesh Good Conduct Prisoners (Temporary Release) Rules, 1969.

(2) These rules shall come into force at once.

2. In these rules, unless the context otherwise requires,—

(a) "Act" means the Himachal Pradesh Good Conduct Prisoners (Temporary Release) Act, 1968 (Act 12 of 1969);

(b) "Form" means a form appended to these rules;

Short title.

Definitions.

- (c) "Inspector General" means the Inspector General of Prisons, Himachal Pradesh;
- (d) "Releasing Authority" means the Government or such other authority to whom the powers of the Government are delegated under sub-section (4) of section 3 or sub-section (1) of section 4 of the Act;
- (e) "Section" means a section of the Act.

Procedure
for tempo-
rary Rel-
eases.

3. (1) A prisoner desirous of seeking temporary release under section 3 or section 4 of the Act shall make an application in Form 'A-1', Form 'A-2', as the case may be, to the Superintendent of Jail. Such an application may also be made by an adult member of the prisoners family.

Section 3,
4, 10(1), 10
(2)(b) 10(2)
(d) and 10
(2) (c).

(2) The Superintendent of Jail shall forward the application along with his report to the District Magistrate of the District to which the prisoner belongs, who after consulting the Superintendent of Police of his District, shall forward the case with his recommendations to the Inspector General. The Inspector General will then record his views on the case whether the prisoner is to be released or not and submit the same to the Releasing Authority for orders. The District Magistrate, before making any recommendations, shall verify the facts and grounds on which release has been requested and shall also give his opinion whether the temporary release on parole or furlough is opposed on grounds of prisoners presence being dangerous to the security of State or prejudicial to the maintenance of public order.

(3) If, after making such enquiry as it may deem fit, the Releasing Authority is satisfied that the prisoner is entitled to be released under the Act, the Releasing Authority may issue to the Superintendent of Jail through the Inspector a duly signed and sealed warrant in Form B ordering the temporary release of the prisoner, specifying therein, (i) the period of release of the prisoner (ii) the place or places which the prisoner is allowed to visit during the period of such temporary release and the amount for which the security bond and the surety bond shall be furnished by the prisoner in Forms 'C' and 'D' respectively:

Provided that the amount of the security bond and the surety bond shall not exceed twenty thousand rupees in each case.

(4) On receipt of the release warrant the Superintendent of Jail shall inform the prisoner concerned and such member of the prisoner's family as the prisoner may specify in that behalf for making arrangements for execution of the security and surety bonds in Forms C and D, respectively for securing the release of the prisoner. A copy of the release warrant shall also be sent by the Superintendent of Jail to the District Magistrate.

(5) On receipt of the information from the District Magistrate that the necessary bonds have been furnished, the Superintendent of Jail shall release the prisoner for such period as is specified in the release warrant.

(6) The Superintendent of Jail shall also immediately forward to the officer in charge of the Police Station within whose jurisdiction the place or places to be visited by the prisoner is or are situated, a copy of the warrant and the release certificate in Form E. The officer in charge of the Police Station shall keep a watch on the conduct and activities of the prisoner and shall submit a report relating thereto to the Superintendent of Jail who shall forward the same to the Inspector General.

(7) The date of release as well as the date on which the prisoner surrenders himself under sub-section (1) of section 8 of the Act shall be reported

by the Superintendent of Jail to the Inspector General who will inform the Government accordingly.

Section
10(1).

4. (1) If the prisoner commits any offence during the period of his temporary release, the officer in charge of the Police Station shall forthwith, and in any case not later than twenty-four hours of his coming to know of the commission of the offence, send a report thereof to the Superintendent of Jail and to the Superintendent of Police of the District.

Committing of any offence during Temporary release.

(2) On receipt of report under sub-rule (1) the Superintendent of Jail shall forthwith send the same to the Inspector General for being forwarded to the Releasing Authority, who may thereafter cancel the release warrant.

Section
10(1).

5. If any major jail offence is committed by the prisoner between the date of application for release and the receipt of the warrant for such release the prisoner shall not be released by the Superintendent without the previous approval of the Inspector General. In case the approval is not given, the Superintendent of Jail shall return the release warrant to the Releasing Authority through the Inspector General for cancellation indicating the details of the offence committed by the prisoner. The Releasing Authority may on receipt of such report, cancel the release warrant.

Warrant to be cancelled where prisoner commits any offence.

Section
10(i) (f).

6. Third class railway passes for journey both ways to the railway station nearest to the place of destination or the bus fare to the place of residing both ways will be issued by the Superintendent of Jail on the report of the District Magistrate, the Government is satisfied that the prisoner's family cannot bear the expenses of his journey from and to the prison after his temporary release.

Expenses of Journey.

Section 8
and 10
(2) (d).

7. (1) Before a prisoner is allowed to leave the jail on temporary release under the Act, he shall be informed by the Superintendent of Jail personally, about the date on which he has to surrender himself to the Jail and of the consequences of his failure to do so, as provided in section 8 and 9 of the Act.

Prisoner to be informed of the date of surrender and consequences of failure thereof.

(2) The Superintendent of Jail shall, on the failure of a prisoner released temporarily, under the Act, to surrender on due date, intimate the fact to the Superintendent of Police of the District concerned and the officer in charge of the Police Station within whose jurisdiction the place of residence of the prisoner during his temporary release is situated, who would take necessary action against the prisoner in accordance with the provisions of the Act.

Section
10(2) (d)

8. A female prisoner ordered to be temporarily released under the Act shall be transferred to the jail which is nearest to the place which she intends to visit during her temporary release. She shall be released from that jail and shall return to that jail. If she so desires, the Superintendent of the Jail from which she is transferred shall intimate to such member of her family as she may specify in that behalf that date of her release and the jail from which she is to be released.

Release of Female Prisoners.

Section
10(1)

9. (1) A prisoner who is temporarily released under these rules shall be given a release certificate in Form E, a copy whereof shall be retained in the Jail record.

Release Certificate.

Forfeiture
of Bonds and
credit of
amounts
forfeited.

10. The forfeiture of the amounts of security/surety bonds shall be regulated under the provisions of Code of Criminal Procedure, 1898, and the amount so forfeited shall be credited under receipt head XVIII-Misc. Jails Receipt Fines and Forfeitures:

Section
10(1) and
10(2) (e).

Expenditure
of Railway
Bus fares.

11. The expenditure on account of railway bus fares of deserving prisoners shall be met out of the contingencies of respective jails under Major Head 22-Jails.

Section
10(1).

FORM A-1
(See rule 3)

(To be supplied to a prisoner or any adult member of his family free of charge)

Application by the prisoner to the Superintendent of Jail for release under section 3 (Parole) of the Himachal Pradesh Good Conduct Prisoners (Temporary Release) Act, 1968.

(To be filled in by the prisoner or a member of his family)
.....Jail

1. No. and name of prisoner.
2. Father's name.
3. Caste.
4. Residence; Village/Mohalla or town, police station, District.
5. Reasons for release.

(Signature or thumb impression
of the applicant).

DECLARATION BY THE PRISONER

I hereby declare that I request to be released temporarily under section 3 of the Good Conduct Prisoners (Temporary Release) Act, 1968 and on being so released shall faithfully comply with the conditions of my release.

Dated

Signature or thumb-impression of
the prisoner.

(To be filled in by the Superintendent of Jail) Casual/Habitual No. of previous convictions, if any—

1. No. and name of prisoner.
2. Age....., Years....., Offence.....
3. Sentencing court.
4. Period of sentence.
Fine, if any.
Fine realized or not.
5. Date of sentence.
6. Period actually spent in Jail up to the date of application.
7. Remission earned Years Months Days.
8. Unexpired period Years Months Days.
9. Probable date of release Years Months Days.
10. Physical and mental condition of the prisoner.
11. Conduct in Jail.
Date of last Jail offence.

(Details of offence committed in jail are enclosed).

12. Date when parole was last granted.

Date when parole was last rejected.

13. Is the prisoner eligible for release in every respect?

14. Superintendent Jail's recommendations.

15. Any additional remarks.

Date

Entries checked with warrant.

Superintendent Jail.

FORM A-2

(To be supplied to a prisoner, or any adult member of his family free of charge).

Application by the prisoner to the Superintendent of Jail for release under section 4 (furlough) of the Himachal Pradesh Good Conduct Prisoners (Temporary Release) Act, 1968.

(To be filled in by the prisoner or a member of his family)

Jail.

1. No. and name of prisoner.

2. Father's name.

3. Caste.

4. Residence, Village/Mohalla or Town, Police Station, District

5. Reasons for release.

(Signature or thumb impression

of the prisoner).

DECLARATION BY THE PRISONER

I hereby declare that I desire to be released temporarily under section 4 of the Himachal Pradesh Good Conduct Prisoners (Temporary Release) Act, 1968 and on being so released shall faithfully comply with the conditions of my release.

(Signature or thumb impression

of the prisoner).

(To be filled in by the Superintendent of Jail)

(Casual/Habitual)

No. of previous convictions, if any.

1. No. and name of prisoner.

2. Age....., Years....., Offence.....

3. Sentencing court.

4. Period of sentence.

Fine, if any.

Fine realised or not.

5. Date of sentence.

6. Period actually spent in jail up to the date of application.

- | | | | | |
|-----|--|-------|--------|-------|
| 7. | Remission earned | Years | Months | Days. |
| 8. | Un-expired period | Years | Months | Days. |
| 9. | Probable date of release | Years | Months | Days |
| 10. | Physical and mental condition of the prisoner. | | | |
| 11. | Conduct in Jail. Number of consecutive A.G.C.R's., earned.
(Date of last Jail offence).
(Details of the offence committed in Jail are enclosed). | | | |
| 12. | Date when furlough was last granted.
Date on which furlough was last rejected. | | | |
| 13. | Is the prisoner eligible for release in every respect? | | | |
| 14. | Superintendent Jail's recommendations. | | | |
| 15. | Any additional remarks. | | | |

Entries checked with warrant.

Dated , 19 .

Superintendent, Central / District Jail.

Recommendations of the Inspector General of Prisons, Himachal Pradesh.

FORM 'B'

(See rule 3)

**WARRANT FOR THE TEMPORARY RELEASE OF PRISONERS
UNDER SECTION 3 OR 4 OF THE HIMACHAL PRADESH
GOOD CONDUCT PRISONERS (TEMPORARY RELEASE)
ACT, 1968**

Whereas.....(Name and description of the prisoner) at present confined in.....Jail.....under warrant dated the.....day of.....19 , signed by.....has applied for his/her temporary release;

And whereas the Releasing Authority is satisfied that the applicant is entitled to be released under the Act;

Now, therefore, the Releasing Authority hereby authorises the temporary release of the said prisoner, from custody, for a period ofweeks/ days subject to the conditions specified below:—

- (1) The prisoner shall during the period of his/her temporary release reside at Village/Town....., Tehsil....., District....., He/She may also during the said period visit.....and shall not—without obtaining the prior permission of the District Magistrate, visit any place not specified in the release warrant during the said period.
- (2) At the time of his release on parole/furlough the prisoner shall give to the District Magistrate.....full particulars of the place where he intends to reside during the period of temporary release and shall keep the District Magistrate informed of any subsequent changes of his residence during the said period.
- (3) The prisoner shall during the period of his temporary release keep peace and maintain good behaviour.

- (4) At the expiry of the period of weeks/day for which the prisoner has been temporarily released the said prisoner son of, shall surrender himself to the Superintendent Jail, to undergo the unexpired portion of his sentence.
- (5) The prisoner shall, before his release on parole/furlough, furnish to the satisfaction of the District Magistrate a bond and a surety in the sum of Rs. (Rupees thousand only each for faithfully observance of the conditions specified in the release warrant.
- (6) When the surety furnished becomes insolvent or dies, the Government may order the prisoner to furnish fresh security immediately and if such security is not furnished, the Government may proceed as if there had been a non-compliance of the conditions of this order.
- (7) In addition to the action under sub-section (2) and (3) of section 8 of the Act, the amount of the bond shall stand forfeited to Himachal Pradesh Government in case any condition of the bonds, is, in the opinion of the Government not fulfilled.

Given under my hand this day of 19

SEAL.

Signature of Releasing Authority.

I, son of, hereby acknowledge the receipt of the above warrant and I understand the conditions specified in the above warrant of release and I accept them.

*Signature or thumb-impression of
the prisoner.*

FORM 'C'
(See rule 3)
PERSONAL BOND

In the Court of the District Magistrate
This bond is made on the by me (Name of the prisoner);

Whereas the Administrator of Himachal Pradesh (hereinafter referred to as "the Government") is pleased to order my release on parole/furlough for a period of weeks/days commencing from and ending on under section of the Himachal Pradesh Good Conduct Prisoners (Temporary Release) Act, 1968 on the condition of my furnishing a personal bond as well as a surety bond, each for a sum of Rs., to observe the conditions specified below,

Now, therefore, I do hereby bind myself to faithfully observe all the conditions mentioned here below and in case of my making default in observing any of them, I bind myself, to forfeit to the Government the sum of Rs.

- (1) I shall during the period of my temporary release reside at Village/Town, Tehsil, District and shall not without obtaining the permission of the District Magistrate visit any place not specified in the release warrant.

- (2) I shall during the period of my temporary release keep peace and maintain good behaviour.
- (3) At the expiry of the period of weeks/days for which I have been temporarily released I shall surrender myself to the Superintendent, Jail to undergo the un-expired portion of my sentence.
- (4) At the time of my release on parole/furlough I shall give to the District Magistrate, full particulars of the place where I intend to reside during the period of my temporary release and shall keep him duly informed of any subsequent change of my residence during the said period.
- (5) In case any of my sureties become insolvent or dies, I shall furnish fresh surety immediately.

Accepted for and on behalf of the
Administrator, Himachal Pradesh.

*Signature or thumb-impression
of the prisoner.*

FORM 'D'
(See rule 3)
SURETY BOND

In the Court of the District Magistrate

This Bond is made on the by (1st Surety) and (2nd Surety) (hereinafter collectively referred to as "the sureties").

Whereas the Administrator of Himachal Pradesh (hereinafter referred to as "the Government") is pleased to order the release of (hereinafter referred to as "the prisoner") on parole/furlough for a period of weeks/days commencing from and ending on under section of the Himachal Pradesh Good Conduct Prisoners (Temporary Release) Act, 1968 on the condition of the prisoner furnishing a bond as well as a surety bond each for the sum of Rs. to observe the conditions on which the prisoner has been temporarily released;

And whereas the prisoner has on executed a personal bond for the sum of Rs. to observe the conditions specified therein.

Now, therefore, the sureties jointly and severally do hereby bind themselves to forfeit to Government the sum of Rs. in case the prisoner makes a default in observing any of the conditions specified in his personal bond.

Signature of the first surety.

Signature of the second surety.

Accepted for and on behalf of the
Administrator, Himachal Pradesh.

FORM 'E'
(See rule 3)

CERTIFICATE OF CONDITIONAL RELEASE UNDER SECTION 3 OR 4 OF THE HIMACHAL PRADESH GOOD CONDUCT PRISONERS (TEMPORARY RELEASE) ACT, 1968

In exercise of the powers conferred by section of the Himachal Pradesh Good Conduct Prisoners (Temporary Release) Act, 1968 the

Releasing Authority has, subject to the conditions hereinafter set forth, directed the release of prisoner.....son of..... caste.....Age..... resident of village.....Police Station.....District.....Prisoner No..... at present confined in the Jail for.....days in pursuance of warrnat, dated..... has been permitted to visit the below-noted places following the specified route:—

Proceed from.....to.....for.....via.....
return from.....to.....for.....via.....

Conditions to be observed by the released prisoner:—

1. The released prisoner shall proceed forth with to.....
2. He shall report back to.....Jail.....on.....
3. He shall not proceed to any place other than those he has been authorised to visit.
4. He shall keep peace and maintain good behaviour during the period of his temporary release.
5. If in the opinion of the releasing authority he is found to have committed a breach of any of these conditions, it may cancel his release warrant and direct his re-admission to Jail.

Superintendent,

Jail.....

Certified that the conditions specified in the above order of temporary release have been read over and explained to the prisoner named in the said order and that he has acknowledged that he understands and accepts the same as the conditions under which he is to be released before the expiry of the term of his sentence. I believe that he understands and accepts them.

(Signature)

Superintendent,

Jail.....

Date of temporary release of the prisoner on parole/furlough.

No.....dated.....

Copy forwarded to:—

- (1) The Superintendent of Police,.....
- (2) S.H.O., Police Station.....,District....., for information and necessary action.

Superintendent,

Jail.....

S: K. ALOK,

Joint Secretary.

ELECTION DEPARTMENT

NOTIFICATION

Simla-2, the 12th August, 1970

No. 6-4/69-Elec.—The Election Commission of India's notification No. 56/70-VIII, dated the 22nd July, 1970 is hereby republished in the Himachal Pradesh Extraordinary Gazette for general information.

By order,
D. B. LAL,

Chief Electoral Officer, Himachal Pradesh.

ELECTION COMMISSION OF INDIA

NOTIFICATION

New Delhi, the 22nd July, 1970

In pursuance of paragraph 17 of the Election Symbols (Reservation and Allotment) Order, 1968, the Election Commission hereby makes the following amendment in its notification No. 56/69-II (S.O. 89), dated the 4th January, 1969, namely:—

In Table 3(i) against the entry "7. Kerala" for the entries "(5) Railway Engine and (6) Sparrow" the entries "(5) Railway Engine, (6) Sparrow and (7) Water Wheel and Plough (Halchaka)" shall be substituted.

(ii) against the entry "16. Uttar Pradesh", for the entry "(8) Halchaka" substitute the entry "(8) Water Wheel and Plough (Halchaka)".

[56-70-VIII]

By order,

K. S. RAJAGOPALAN,
Secretary to the Election Commission of India.

HOME DEPARTMENT

NOTIFICATION

Simla-2, the 13th August, 1970

No. 14-7/66-Home.—With reference to Himachal Pradesh Government notification No. 14-7/66-Home, dated the 8th April, 1970 and in pursuance of the provisions of sub-section (2) of section 9 of the Manoeuvres Field Firing and Artillery Practices Act, 1938, the Administrator (Lieutenant Governor), Himachal Pradesh is pleased to authorise the carrying out of field firing and artillery practice throughout the notified area in Kangra district, as defined in Punjab Government notification No. 53 (64)-65-66, dated the 27th June, 1966, during the following period.

Field Firing Ranges—Hoshiarpur New Area

August 10 to 14, 1970	January 14 to 15, 1971
August 18 to 22, 1970	January 18 to 22, 1971
August 25 to 28, 1970	January 25, 1971
August 31, 1970	January 27 to 30, 1971
September 1 to 4, 1970	February 1 to 5, 1971
September 7 to 14, 1970	February 8 to 12, 1971
December 7 to 11, 1970	February 15 to 19, 1971
December 14 to 18, 1970	February 22 to 26, 1971
December 21 to 24, 1970	March 1 to 5, 1971
December 26, 1970	March 8 to 12, 1971
December 28 to 31, 1970	March 15 to 19, 1971
January 1, 1971	March 22 to 26, 1971
January 4 to 8, 1971	March 29 to 31, 1971
January 11 to 12, 1971	

K. N. CHANNA,
Chief Secretary.

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December 28 to 31, 1970	March 15 to 19, 1971
January 1, 1971	March 22 to 26, 1971
January 4 to 8, 1971	March 29 to 31, 1971
January 11 to 12, 1971	

K. N. CHANNA,
Chief Secretary.